

### **Remarks**

The Examiner found that newly added claims 51-54 represented a species of the invention other than that for which the claims had already been examined. Since the Examiner's Action was final, the Examiner withdrew claims 51-54. To place the application into condition for allowance, claims 51-54 have been canceled without prejudice with the reservation that the Applicants can refile those claims in a later filed application.

The Examiner objected to claims 31, 34, 44, 45 and 48 for a language issue that the Applicant's do not now agree with. Therefore to put the application into condition for allowance, claims 31, 34, 44, 45 and 48 have been canceled without prejudice with the reservation that the Applicants can refile those claims in a later filed application.

Claims 31-33 and 44-50 were rejected by the Examiner as being anticipated by Robinson. While the Applicant does not agree with this rejection, however since the current application is on final rejection, claims 31-33 and 44-50 have been cancelled with prejudice to permit later filing of those claims in another application in order to place the present application in condition for allowance.

Claims 34, 36 and 37 were rejected by the examiner as being obvious from Robinson in view of Mears. While the Applicant does not agree with this rejection, however since the current application is on final rejection, claims 34, 36 and 37 have been cancelled with prejudice to permit later filing of those claims in another application in order to place the present application in condition for allowance.

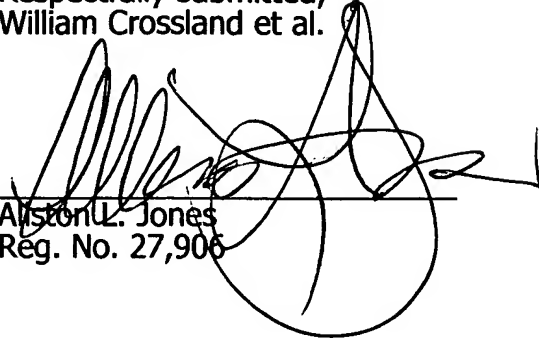
Claims 35 and 38 were objected to by the Examiner as being dependent from a rejected claim. While the Applicant does not agree with this objection, however since the current application is on final rejection, claims 35 and 38 have been cancelled with prejudice to permit later filing of those claims in another application in order to place the present application in condition for allowance.

In summary, in order to place the current application into condition for allowance, claims 31-38 and 44-54 have been cancelled with prejudice to permit later filing of those claims in another application.

Favorable action is respectfully requested.

Respectfully submitted,  
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by

  
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